

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ASPEN SPECIALTY INSURANCE	:	CIVIL ACTION
COMPANY	:	
	:	
v.	:	
	:	
	:	
HOSPITALITY SUPPORTIVE	:	
SYSTEMS, LLC, <u>et al.</u>	:	NO. 16-01133

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HOSPITALITY SUPPORTIVE SYSTEMS	:	CIVIL ACTION
LLC.	:	
	:	
v.	:	
	:	
	:	
AIG SPECIALITY INSURANCE	:	
COMPANY, et al.	:	NO. 18-3777

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BALIS FAMILY RESTAURANT CORP.	:	CIVIL ACTION
and ADELPHIA DEPTFORD, INC.	:	
collectively trading as “ADELPHIA	:	
RESTAURANT”	:	
	:	
v.	:	
	:	
HOSPITALITY SUPPORTIVE SYSTEMS	:	
LLC, et al.	:	NO. 19-189

**ORDER**

AND NOW, this 4th day of January, 2021, in anticipation of the Mediation scheduled for **January 29, 2021 at 10:00 a.m.**, it is **ORDERED** as follows:

1. Plaintiff, Aspen Specialty Insurance Company, shall make separate written settlement demands to counsel for the Hospitality Supportive Systems, LLC defendants, McGriff, Siebels & Williams and Inserveco, no later than the close of business on

**January 11, 2021.** Copies of the demands shall be sent to the undersigned at [TRueter@jamsadr.com](mailto:TRueter@jamsadr.com).

2. The Hospitality Supportive Systems, LLC defendants, McGriff, Siebels & Williams and Inserveco shall respond to the demands with written settlement offers, if any, no later than **January 22, 2021.** Copies of the offers shall be sent to the undersigned at [TRueter@jamsadr.com](mailto:TRueter@jamsadr.com).

3. In addition to the clients that attended the court's mediation during the summer of 2020, the following persons must be present for the Zoom virtual mediation:

- (a) A client representative for plaintiff, Aspen Specialty Insurance Company;
- (b) Edward Snow, John Connelly, Jr. and Charles O'Donnell, Esquire;
- (c) Claims representatives for all primary and excess carriers providing insurance to any of the Hospitality Supportive Systems, LLC defendants;
- (d) A client representative for defendant Inserveco; and
- (e) A client representative for defendant McGriff, Siebels & Williams.

These parties must provide their email address to JAMS Case Manager, Alyssa DeTreux at [adetreux@jamsadr.com](mailto:adetreux@jamsadr.com).

4. If any party chooses to send an updated mediation memorandum to the undersigned, it shall be submitted no later than **January 22, 2021.**

BY THE COURT:

*s/ Thomas J. Rueter*  
THOMAS J. RUETER  
United States Magistrate Judge (Ret.)  
Special Master